LIFE CARE PLANNING

Advance Directives for Making Your Health Care Decisions

Provided by
The Office of Arizona Attorney General,
Kris Mayes



MAIL FORMS TO:

AZ Healthcare Directives Registry 2901 N. Central Ave. Ste. 1100 Phoenix AZ 85012

> OR Email:

documents@azhdr.org

OR

Fax: 602-264-8823

WHAT IS LIFE CARE PLANNING AND WHY IS IT SO IMPORTANT?

Life Care Planning is the process of deciding your medical wishes and who you want to carry them out, in case you are unable to do so. The documents in this packet are meant for you to express your wishes, whatever they may be, so you receive the treatment you want if you can no longer communicate. Hopefully, having your wishes clearly stated will help those close to you avoid the pain of trying to guess what you would or would not want done.

Life Care Planning is an important task for all of us, whether young or old, healthy or facing challenges. None of us knows what life has in store, so taking steps to tell our loved ones of our wishes can make all the difference on our end of life care. Through increased awareness and access to information, Arizonans of all ages can make their choices known about who will manage their medical affairs in the event of an emergency.

WHY DOES THE ARIZONA ATTORNEY GENERAL OFFER THESE FORMS?

The Arizona Attorney General's Office wants to make sure that all Arizonans have access to these free legal documents, all of which are in line with Arizona Law. The Attorney General's Office is just one of several places to get forms and information on life care planning. The Attorney General's Office is not recommending any particular choices but does urge you to think about these choices, discuss them with your loved ones, and complete the right documents for your situation.

The primary role of the Attorney General's Office is to provide legal representation to the State of Arizona, its agencies, and State officials acting in their official capacities. The Office cannot give legal advice or represent private citizens on personal legal matters. If you need help with a personal legal matter—such as filing a lawsuit, creating a will, or defending against a criminal charge—you may want to contact a private attorney.

TALKING WITH OTHERS ABOUT YOUR WISHES

You should consider the people that you can begin your life care planning conversations with. Your medical care is about you - start the conversations with those who can help you consider what medical treatments you may or may not want if you become incapacitated, or as you approach the end of your life.

- Your Health Care Agent (the person you select to make health care decisions for you)
- Your Spouse, Children, Other Relatives, and Close Friends
- Your Doctor, Clergyperson and Others

DOCUMENTS INCLUDED IN THIS PACKET

Life Care Planning Checklist

 This document lists out all the forms in the packet so that you can check off which ones you have completed. If you wish to register your documents with the Arizona Health Care Directives Registry, the checklist will let you know which forms are accepted.

Health Care Power of Attorney

 This form allows you to select a person to make future medical decisions for you if you become too ill to communicate or cannot make those decisions for yourself.

Living Will

 This form allows you to list out the type of medical treatments you do or do not want for your end of life care. It should go with your Health Care Power of Attorney form so your agent knows your wishes.

Mental Health Care Power of Attorney

 This form allows you to select a person to make future mental health care decisions for you in case you become incapable of making those decisions for yourself.

Prehospital Medical Care Directives (Do Not Resuscitate)

This form needs to be on orange paper and should be signed by you and your doctor. It informs emergency medical technicians (EMTs) or first responders not to resuscitate you. Sometimes this is called a DNR – Do Not Resuscitate. Please note this is valid prior to going to a hospital, if admitted to a hospital they may require you to fill out another form for their hospital.

Registration Agreement

 If you would like to register your documents with the Arizona Health Care Directives Registry, you MUST fill out this form and submit it with your documents.

WHAT DOES THE LAW SAY?

If you are interested in the laws written about the forms in this packet you can look them up at www.azleg.gov/arstitle/

- Health Care Power of Attorney: Arizona Revised Statutes §§ 36-3221 et seq.
- Health Care Directives: Arizona Revised Statutes §§ 36-3201 et seq.
- Agents or Surrogate Decision-Makers: Arizona Revised Statutes §§ 36-3231 et seq
- Living Will: Arizona Revised Statutes §§ 36-3201 et seq AND §§ 36-3261 et seq.
- Mental Health Care Power of Attorney: Arizona Revised Statutes §§ 36-3201 et seq AND §§ 36-3281 et seq.
- Prehospital Medical Care Directives (Do Not Resuscitate): Arizona Revised Statutes § 36-3251.

WHAT TO DO WITH THESE DOCUMENTS IN 4 STEPS

Step 1: Fill out all forms that apply to you and express your wishes for your end of life care.

Read through the documents carefully to select choices that are best suited to your wishes. Each document will need to be notarized OR witnessed. DO NOT have the documents signed by both, just pick one. If you do not know a notary or cannot pay for one a witness is legally accepted.

Witnesses or Notary Public CANNOT be anyone who is:

- (a) under the age of 18
- (b) related to you by blood, adoption, or marriage
- (c) entitled to any part of your estate
- (d) appointed as your agent
- (e) involved in providing your health care at the time this form is signed

Step 2: Keep the originals in a safe place that is easily accessible.

It is important to review your documents from time to time. Give copies to the person you choose as your agent, as well as your doctor and anyone else who may be contacted about your wishes, such as family members and close friends. Keep a few extra copies and be sure to take one with you if you go to a hospital or other health care provider.

Step 3: Register your documents on the Arizona Health Care Directives Registry. (Optional)

You can mail, email or fax copies of the documents and the registration form to the registry. The information to send the documents to is on the cover of this packet and below.

AZ Healthcare Directives Registry 2901 N. Central Ave. Ste. 1100 Phoenix AZ 85012 OR

Email: documents@azhdr.org OR Fax: 602-264-8823

The purpose of registering Life Care Planning forms is to create a centralized location where your relatives, first responders, a hospital, or other health care facility can access the forms if they are not readily available.

Step 4 – If Needed: Replacing Existing Directives.

To make changes to your existing documents, you will need to complete any forms that are affected by that change, i.e. change of address, wishes, or agent. It is important that you have a list of people with copies of your documents so that you can send them all an updated version if needed or a letter revoking the forms. The state will accept the most recent version of your documents.

If you have registered your documents with the Registry, you will need to fill out another registration form and indicate that you are replacing, adding, or revoking documents in the Registry.

LIFE CARE PLANNING IN OTHER STATES

- If you have advance directives from another state, district, or territory of the US, Arizona Revised Statutes §§ 36-3208 et seq says it is "valid in this state if it was valid in the place where and at the time when it was adopted and only to the extent that it does not conflict with the criminal laws of this state."
- If you have Arizona advance directives, you will need to check with the Attorney General's Office in the other state to find out if they accept Arizona's documents.

FREQUENTLY ASKED QUESTIONS:

1. Where can I find these free forms?

 You can get copies of this Life Care Planning packet and the individual forms on the Attorney General's website at https://www.azag.gov/seniors/life-care-planning, or by calling the Community Outreach and Education Section at 602-542-2123.

2. If I do not fill out these forms who will make medical decisions for me?

- If you did not leave a Health Care Power of Attorney and there is no court appointed guardian, health care providers will contact the following people, in this order, who will have the authority to make health care decisions for you.
- These people are called "surrogates."
 - 1. Your spouse, unless you and your spouse are legally separated.
 - 2. Your adult child. If there is more than one adult child, the health care providers will seek the consent of a majority of the children who are available for consultation.
 - 3. Your parent.
 - 4. Your domestic partner if no other person has assumed any financial responsibility for you.
 - 5. Your brother or sister.
 - 6. Your close friend.

3. Should I complete a Do Not Resuscitate "DNR" Form?

If you are healthy and strong, you may not wish to complete a DNR. You can express your
wishes about how you want to be cared for should you become seriously ill without
completing a DNR. DNRs are most appropriate for people who would probably not do well
with CPR (cardiopulmonary resuscitation) because they are very sick, terminally ill or
otherwise extremely weak. In any case, you will need to discuss the DNR with your doctor,
who will also need to sign the form.

4. At what age should I think about filling out these documents?

Now, so long as you are at least 18 years of age. It is never too early to be prepared.

5. Will I need a lawyer to fill out these forms?

No. You do not need a lawyer's help to fill out these documents, but you may wish to
consult with a lawyer if you need advice. If you need to find an attorney, you can reach out
to these legal services for help:

Arizona State Bar

(602) 252-4804 or <u>www.azbar.org</u>

For help finding an attorney in your budget, area, and skill in the type of help needed.

• 24-hour Senior HELP LINE

- Within Maricopa County (602) 264-HELP / (602) 264-4357
- Outside Maricopa County toll free 1-888-264-2258.

There are Area Agency on Aging regional offices designated to serve each Arizona county. See your local telephone book for the closest regional office or go to www.des.az.gov and search Area Agency on Aging for locations.

WALLET-SIZED NOTICE:

Complete and cut out the notice below. Keep it in your wallet with your driver's license and insurance cards so that law enforcement and medical personnel will know who to contact for copies of your advanced directives.

	NOTICE IN CASE OF ACCIDENT OR EMERGENCY: My Name:
	Date:
	I have signed the following forms: (check) ☐ Health Care Power of Attorney ☐ Living Will ☐ Mental Health Care Power of Attorney ☐ Prehospital Medical Directive (Do Not Resuscitate)
1	Please contact the following for copies:
Ī	Name:
	Telephone:

LIFE CARE PLANNING CHECKLIST

- □ Registration Agreement
 - This form HAS to be included if you want to register ANY forms.
- ☐ Health Care Power of Attorney
- □ Living Will
- Mental Health Care Power of Attorney
- ☐ Prehospital Medical Care Directive (Do Not Resuscitate)

To register your completed documents, make photo copies and send the copies to:

AZ Healthcare Directives Registry 2901 N. Central Ave. Ste. 1100 Phoenix AZ 85012 OR

Email: documents@azhdr.org

OR

Fax: 602-264-8823

REGISTRATION AGREEMENT

About this Agreement: The Arizona Department of Health Services (ADHS) has designated Health Current to operate the Arizona Healthcare Directives Registry ("**AzHDR**"). The AzHDR is a **free** registry that provides secure electronic storage and access to advance directives. This registry service is <u>NOT</u> the Health Current health information exchange (HIE).

PLEASE READ THIS DOCUMENT CAREFULLY. This

is a legally binding agreement (the "Registration Agreement") between you ("you" or "your") and Health Current ("we" or "us") about your submission of documents to the AzHDR. If the instructions herein are not followed, your form(s) may be rejected.

How to complete this Agreement:

- Read the agreement and complete this form.
- Fill in <u>all</u> blank spaces on this form.
- Sign and date form.
- Attach a copy of the witnessed or notarized advance directive(s). DO NOT SEND ORIGINALS TO THE AZHDR.
- Mail to: AzHDR Health Current 2901 N. Central Ave., Ste. 1100 Phoenix, AZ 85012
- Or fax to: 602-264-8823
- Or email to: azhdr@contexture.org

Processing time: up to three weeks.

REQUIRED REGISTRANT INFORMATION			
Last Name:	First Name:	Middle Name:	
Address:		Date of Birth: MM/DD/YYYY	
City:	State:	Zip:	
Phone: I choose to opt out of SMS text	Email:	I choose to opt out of email	
Mailing address if different from above:			
City:	State:	Zip:	
Check the applicable box (check only one box pe	er submission):		
New registration. Replace an advance directive(s) presently in the AzHDR with the new one(s) attached. Replace all documents presently in the registry with the new one(s) attached. Replace only the following document type(s) presently in the registry with the new one(s) attached while leaving the others in place (check all that apply): Living will Health care power of attorney Mental health care power of attorney DNR Add an additional document to my currently stored directive(s). Inactivate my account: Check this box if you do not want your documents to be active in the registry. Change registrant demographic information previously submitted (update your information on this form).			
Please note: All documents submitted to Health Current must be copies. Please do not submit originals. Once your account has been activated and your documents have been uploaded to the AzHDR, Health Current will not retain paper copies of your advance directives. Additionally, any documents received by Health Current that are not advance directives or attachments thereto will not be accepted and will be shredded and securely destroyed.			

Arizona Healthcare Directives Registry

Health Current | 2901 N. Central Ave., Ste. 1100 | Phoenix, AZ 85012 P: 602-368-6371 | F: 602-264-8823 | azhdr@contexture.org | azhdr.org

Arizona Advance Directives Registration Agreement Terms & Conditions

1. The AzHDR. The AzHDR is a free online registry for securely storing and accessing advance directives electronically. The Arizona Department of Health Services ("ADHS") has designated Health Current to operate the AzHDR. (see A.R.S. §§ 36-3291 through 3297). Health Current has contracted with a technology vendor(s) ("Vendor") to power this service. Use of the AzHDR is voluntary. Your decision to submit (or not submit) documents to the AzHDR will NOT affect the validity or revocation of any advance directives. While Health Current and its Vendor enable individuals to submit, store and access advance directives, Health Current and its Vendor do not take any part in, and are not responsible for, whether or how these advance directives are used or any interactions between you and third parties.

2. Submitting Advance Directives.

- (a) Advance Directives. The documents that may be submitted to the AzHDR are limited to health care powers of attorney, mental healthcare powers of attorney, living wills, and prehospital medical care directives, as well as any attachments and any amendments thereto (collectively, "advance directives"). Arizona law requires that documents submitted to the AzHDR be notarized or witnessed. You must NOT submit any original documents to the AzHDR. Original documents may not be returned. All documents submitted must be copies. Once accessible in the AzHDR, any paper documentation submitted to Health Current will be shredded and securely destroyed. Health Current will not retain paper copies of your advance directives.
- (b) <u>Representation and Warranty</u>. You represent and warrant that the information you provide to us is accurate, current and complete. This is an ongoing representation and warranty. You must not misrepresent your identity, provide false information, impersonate another person, or misrepresent your relationship with a person.
- (c) <u>Consent</u>. By submitting documents to the AzHDR, you are giving your permission for Health Current to store these documents and make them accessible to third parties subject to applicable law. You must follow all the laws that apply to you regarding the release of information to the AzHDR. You are solely responsible for obtaining and any all consents or authorizations that you determine are required by the laws that apply to you to release information (including without limitation advance directives) to the AzHDR (collectively, "Consent").
- (d) Activation. You acknowledge and agree that in order to activate your submission of an advance directive to the AzHDR, we must receive confirmation that the information submitted is correct. We may ask you for that confirmation. If applicable to your submission, you acknowledge, agree and authorize Health Current to provide your submission and the details surrounding that submission to the person who is the subject of the advance directive. You further authorize us to contact that person using the contact information you have provided to us. For example, if you are submitting an advance directive for another person, and you give us that person's physical address, email address or telephone phone number, you authorize us to use that contact information to inform that person that you have submitted an advance directive about that person.
- (e) <u>Identity Verification</u>. Before we activate your document submission(s), we will also require you to verify your identity. In order to do that, you will be required to provide certain personal information about yourself and may be asked to provide personal information about the person who is the subject of the advance directive if you are submitting the advance directive for someone other than yourself. If you submit this Agreement and your advance directive by fax or mail to Health Current, you will be required to have your signature notarized to verify your identity. By signing this agreement before a notary public, you hereby consent to this form of identity verification. You represent and warrant that you have obtained any and all Consents to provide personal information about another person as part of your submission.
- (f) No Document Validation. You acknowledge that Health Current has no obligation to pre-screen, verify or validate the advance directive(s) or any other documents you submit to the AzHDR; however, we reserve the right in our sole discretion to pre-screen, refuse to activate, or remove any document if it violates this Registration Agreement or is otherwise objectionable.

3. Accessing Advance Directives.

- (a) Your AzHDR Account. Once we receive your document submission, we will create an AzHDR account that you can claim by registering with us at signup.azhdr.org. You may review, retrieve, revoke and replace documents through your AzHDR account or by contacting us at azhdr@contexture.org. It may take up to three weeks for us to process a request. A revocation or replacement is not effective until it is processed, and it will not affect any access, disclosure, use or other action taken in reliance on a previously submitted document before the effective date of the change.
- (b) <u>Security</u>. Health Current uses industry standard safeguards to ensure the security, privacy and integrity of the AzHDR, but we need your help. You must protect your AzHDR account information and credentials. Health Current and its Vendor will not be responsible for any loss or damage caused by someone else using your account.
- (c) Privacy. Health Current will not use or disclose information we maintain for the AzHDR except as allowed by state or federal law, including the AzHDR Confidentiality Law (see A.R.S. § 36-3295). Please read the Privacy Policy on the AzHDR website (azhdr.org) to learn how information about you is collected, used, and shared in connection with the AzHDR. By signing this Registration Agreement or by submitting documents to the AzHDR, you are also agreeing to the Privacy Policy. The Privacy Policy (and changes to it) are incorporated by reference into these Terms & Conditions.
- (d) <u>DISCLAIMER</u>. HEALTH CURRENT AND ITS VENDOR DO NOT GUARANTEE THAT INFORMATION (INCLUDING WITHOUT LIMITATION ADVANCE DIRECTIVES) ON OR ACCESSIBLE THROUGH THE AZHDR WILL BE ACCURATE, COMPLETE, TIMELY (REAL TIME OR CONTINUOUSLY), ERROR-FREE, SECURE, OR WITHOUT INTERRUPTIONS, OR THAT ANY ERRORS WILL BE CORRECTED. YOU UNDERSTAND AND AGREE THAT THE AZHDR IS PROVIDED "AS IS" AND "AS IS AVAILABLE" WITH ALL FAULTS. NEITHER HEALTH CURRENT NOR VENDOR SHALL BE LIABLE FOR THE LOSS, DESTRUCTION OR UNAVAILABILITY OF ALL OR PART OF YOUR SUBMITTED DOCUMENTS.
- 4. Electronic Communications. By giving us your contact information, you are agreeing to receive communications, including without limitation calls, emails, text messages and notifications, from Health Current, Vendor and/or our affiliates about the document(s) you submitted and/or your use of the AzHDR, including without limitation notices and advisories. These communications may be done by automated dialing equipment and/or artificial voice or prerecorded messages. You may receive multiple messages each day. Standard message and data rates apply. We are not responsible for any data transmission fees. You can opt out at any time from receiving text messages by replying "STOP." This opt-out process does not apply to live phone calls or emails, which may continue in case we need to reach you.
- 5. Limitations of Liability. YOU UNDERSTAND AND AGREE THAT HEALTH CURRENT, ITS MEMBERS, OFFICERS, DIRECTORS, REPRESENTATIVES, EMPLOYEES, AGENTS, AFFILIATES, VENDOR AND BUSINESS PARTNERS (COLLECTIVELY, "HEALTH

CURRENT PERSONNEL"), WILL NOT BE LIABLE TO YOU OR ANYONE ELSE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL (INCLUDING WITHOUT LIMITATION LOST REVENUES OR LOST PROFITS), PUNITIVE, OR EXEMPLARY DAMAGES, PENALTIES, OR SPECIAL LIABILITY ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR DOCUMENT SUBMISSIONS. IN NO EVENT WILL HEALTH CURRENT PERSONNEL'S LIABILITY ARISING OUT OF OR RELATED TO USE OF THE AZHDR EXCEED \$50.00. ANY CAUSE OF ACTION OR CLAIM YOU MAY HAVE ARISING OUT OF OR IN ANY WAY CONNECTED TO YOUR DOCUMENT SUBMISSION MUST BE COMMENCED WITHIN ONE (1) YEAR AFTER THE CAUSE OF ACTION ACCRUES, OTHERWISE SUCH CAUSE OF ACTION OR CLAIM IS PERMANENTLY BARRED. YOU ACKNOWLEDGE AND AGREE THAT HEALTH CURRENT PERSONNEL ARE NOT LIABLE, AND YOU AGREE NOT TO SEEK TO HOLD THEM LIABLE, FOR THE CONDUCT OF THIRD PARTIES. THE FOREGOING LIMITATIONS WILL APPLY WHETHER SUCH DAMAGES, LIABILITY, CAUSES OF ACTION OR CLAIMS ARISE OUT OF BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, AND REGARDLESS OF WHETHER SUCH DAMAGES, LIABILITY, CAUSES OF ACTION OR CLAIMS WERE FORESEEABLE OR HEALTH CURRENT PERSONNEL WERE ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, LIABILITY, CAUSES OF ACTION OR CLAIMS.

- 6. Indemnification and Release. YOU AGREE TO INDEMNIFY, DEFEND AND HOLD HARMLESS HEALTH CURRENT PERSONNEL FROM ANY AND ALL CLAIMS, DEMANDS, ACTIONS OF ANY KIND, LOSSES, EXPENSES, DAMAGES AND COSTS (INCLUDING WITHOUT LIMITATIONS REASONABLE ATTORNEYS' FEES) (COLLECTIVELY, "LOSSES") ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR DOCUMENT SUBMISSIONS. You further agree to release Health Current Personnel and their successors from any and all Losses (including without limitation personal injuries and death) arising out of or in any way connected with the actions or omissions of third parties in connection with the AzHDR.
- 7. CLASS ACTION AND JURY TRIAL WAIVER. YOU AGREE THAT DISPUTES BETWEEN YOU AND HEALTH CURRENT OR ITS VENDOR WILL BE RESOLVED IN ACCORDANCE WITH THIS SUBMISSION AGREEMENT AND YOU WAIVE YOUR RIGHT TO PARTICIPATE IN A CLASS OR COLLECTIVE ACTION LAWSUIT, OR CLASS OR COLLECTIVE ARBITRATION. YOU AND HEALTH CURRENT WAIVE ALL RIGHTS TO A JURY TRIAL AND ELECT INSTEAD TO HAVE A JUDGE RESOLVE THE DISPUTE.
- 8. Miscellaneous. If any provision of this Submission Agreement is found to be unenforceable or invalid, such provisions will be deleted without affecting the remaining provisions. Arizona law governs the interpretation of this Registration Agreement, and will apply if there are disputes. Disputes will be settled in Maricopa County, Arizona, and you agree to submit to the exclusive personal jurisdiction of state and federal courts located in Maricopa County, Arizona.

Registrant Attestation (NOTARIZATION REQUIRED)

By signing below, I certify that I have read, understand, and agree to this AzHDR Registration Agreement, including without limitation the Terms and Conditions contained herein. I understand that once a submitted document is activated, it may be accessible to healthcare providers for the provision of healthcare services. I acknowledge and affirm that:

- I am eighteen (18) years of age or older or am an emancipated minor.
- I signed and executed the accompanying advance directive(s) and did so willingly (or willingly directed another to sign for me) as my free and voluntary act for the purposes therein expressed;
- The information provided is true and accurate to the best of my knowledge.

Signature:	Date:
Printed Name of Signer:	
Select the one that applies:	
I am the subject of the advance directive.	
I have the following relationship to the sub	oject of the advance directive:
State of Arizona	
County of	
On this day of	, 20, before me personally appeared (name of signatory), whose identity was proved to me on the
basis of satisfactory identification/evidence to	be the person whose name is subscribed to this document.
(Seal)	
Signature of Notary Public	



HEALTH CARE POWER OF ATTORNEY Instructions and Information

GENERAL INSTRUCTIONS: Use this form if you want to select a person, called an "agent", to make future health care decisions for you so that if you become too ill or cannot make those decisions for yourself the person you choose and trust can make medical decisions for you. Be sure you understand the importance of this document. It is a good idea to talk to your doctor and loved ones if you have questions about the type of health care you do or do not want.

AUTOPSY CHOICE: If there is no legal reason to require an autopsy, you can decide if you want one done when you die, or whether you want your agent to choose for you. There is usually a charge for voluntary autopsies. You can help your family and loved ones by making your preferences on this topic clear. For additional information on autopsies please review Arizona Revised Statutes §§ 11-591 and 11-597.

ORGAN DONATION CHOICE (OPTIONAL): You can determine if you want to donate organs or tissues, and if you do, what organs or tissues you want to donate, for what purposes, and to what organizations. You also have the option of whole-body donation for research purposes. You can also choose to have your agent decide. For additional information on Organ Donation, please review Arizona Revised Statutes §§ Title 36, Chapter 7, Article 3 for the laws that pertain to it.

FUNERAL AND BURIAL CHOICE (OPTIONAL): You can determine, your funeral and burial choices in this form. You can select if, upon your death, you would like to be buried and where, or if you would like to be cremated and where your ashes will go, or you can select your agent to make that choice.

If you fill out this form, make sure you **DO NOT SIGN UNTIL** your witness or a notary public is present to watch you sign it.

PLEASE NOTE: At least one adult witness, not to include the proxy if there is one, OR a notary public must witness you signing this document.

DO NOT have the documents signed by both a witness and a notary, just pick one. If you do not know a notary or cannot pay for one, a witness is legally accepted.

Witnesses or notary public CANNOT be anyone who is:

- (a) under the age of 18
- (b) related to you by blood, adoption, or marriage
- (c) entitled to any part of your estate
- (d) appointed as your agent
- (e) involved in providing your health care at the time this form is signed

OFFICE OF THE ARIZONA ATTORNEY GENERAL KRIS MAYES

Health Care Power of Attorney

My Information (I am the "Princi	pal"):	
Name:	Date of Birth:	
Address:		
	Email:	
Selection of my health care power	er of attorney and alternate:	
I choose the following person to act as my agent to make health care decisions for me:		
Name:	Home Phone:	
Address:	Work Phone:	
	Cell Phone:	
I choose the following person to acagent is unavailable, unwilling, or u	ct as an alternate to make health care decisions for me if my first unable to make decisions for me:	
Name:	Home Phone:	
Address:		
	Call Phone:	
should explain to me any choices hagent to have access to my "perso appointment is effective unless it is	ted in this form that I do not authorize him/her to make. My agent he or she made if I am able to understand. I further authorize my snal protected health care information and medical records". This is revoked by me or by a court order. Tessly DO NOT AUTHORIZE if I am unable to make decisions one")	
——————————————————————————————————————		
My specific wishes regarding au	topsy (additional information on page 1):	
*Please note that if not required by	law a voluntary autopsy may cost money. Initial your choice.	
: Upon my death I DO NOT o	consent to a voluntary autopsy.	
: Upon my death I DO conse	nt to a voluntary autopsy.	
: My agent may give or refus	e consent for an autopsy.	

itial this section your agent may make these decisions for you. Initial your ANT to make an organ or tissue donation when I die. Here are my
ANT to make an organ or tissue donation when I die. Here are my
·
OT WANT to make an organ or tissue donation, and I DO NOT want this
rized on my behalf by my agent or my family
gans/tissues I choose to donate (initial below):
: Whole body
: Any needed parts or organs
: These parts or organs only:
nating organs/tissue for (initial below):
: Any legally authorized purpose
: Transplant or therapeutic purposes only
: Research only
: Other:
anization or person I want my organs/tissue to go to are (initial below):

: Any that my agent chooses
eady signed a written agreement or donor card regarding donation with thefollowing or institution:
es regarding funeral and burial disposition (additional information on page 1):
leath, I direct my body to be buried. (Instead of cremated)
leath, I direct my body to be buried in:
leath, I direct my body to be cremated.
leath, I direct my body to be cremated with my ashes to be

Do you have a living will?
If you have a Living Will, you must attach the Living Will to this form. A blank Living Will is available on the Attorney General's website www.azag.gov . Initial below.
: I have SIGNED AND ATTACHED a completed Living Will to this Health Care Power of Attorney.
: I have NOT SIGNED a Living Will.
Do you have a POLST (Portable Medical Order)? A POLST form is for when you become seriously ill or frail and toward the end of life. A blank POLST is available on the Attorney General's website www.azag.gov . Initial below.
: I have SIGNED AND ATTACHED a completed POLST to this Health Care Power of Attorney.
: I have NOT SIGNED a POLST.
Do you have a Prehospital Medical Care Directive – a type of Do Not Resuscitate form (DNR)? A blank Prehospital Medical Care Directive or DNR is available on the Attorney General's website www.azag.gov . Initial below.
: I and my doctor or health care provider HAVE SIGNED a Prehospital Medical Care Directive or DNR on Paper with ORANGE background in the event that Emergency Medical Technicians or hospital emergency personnel are called and my heart or breathing has stopped.
: I have NOT SIGNED a Prehospital Medical Care Directive or DNR.
PHYSICIAN AFFIDAVIT (OPTIONAL) You may wish to ask questions of your physician regarding a particular treatment or about the options in the form. If you do speak with your physician it is a good idea to ask your physician to complete this affidavit and keep a copy for his/her file.
I, Dr have reviewed this document and have discussed with
any questions regarding the probable medical consequences of the treatment
choices provided above. This discussion with the principal occurred on this day
I have agreed to comply with the provisions of this directive.
Signature of Physician
HIPAA WAIVER OF CONFIDENTIALITY FOR MY AGENT
(Initial) I intend for my agent to be treated as I would be with respect to my rights regarding the use and disclosure of my individually identifiable health information or other medical records. This release authority applies to any information governed by the Health Insurance

Portability and Accountability Act of 1996 (aka HIPAA), 42 USC 1320d and 45 CFR 160-164.

Revocability of this Health Care Power of Attorney: I retain the right to revoke all or any portion of this form or to disqualify any agent designated by me in this document.

MY SIGNATURE VERIFICATION FOR THE HEALTH CARE POWER OF ATTORNEY

My Signature (Principal):	Dat	te:
If you are unable to physically sign this document, yo you. If applicable have your witness/notary sign below		may sign and initial for
Witness/Notary Verification: The principal of this documer Care Power of Attorney expresses their wishes and that t		
Witness/Notary Signature:		
Name Printed:		
SIGNATURE OF WITNESS (See Page 1 for who CANN	OT be a witness)	
I was present when this form was signed (or marked). The and was not forced to sign this form. I affirm that I meet th on page one of the health care power of attorney form.		
Witness Signature:	Da	ate:
Name Printed:		
Address:		
OR		
SIGNATURE OF NOTARY (See Page 1 for who CANNO	OT be a Notary)	
Notary Public (NOTE: If a witness signs your form, you S	HOULD NOT have a	a notary sign):
NOTARIAL JURAT: Pertains to all five pages of this H Dated, 20	ealth Care Power o	of Attorney
STATE OF ARIZONA) ss COUNTY OF)		
Principal's Name		
Subscribed and sworn (or affirmed) before me this Notary Public Signature:		, 20
My Commission Expires:		



LIVING WILL (End of Life Care) Instructions

GENERAL INSTRUCTIONS: Use this form to make decisions now about your medical care if you are ever in a terminal condition, a persistent vegetative state or an irreversible coma. You should talk to your doctor about what these terms mean.

The Living Will is your written directions to your health care power of attorney, also referred to as your "agent", your family, your physician, and any other person who might make medical care decisions for you if you are unable to communicate yourself.

It is a good idea to talk to your doctor and loved ones if you have questions about the type of care you do or do not want.

IMPORTANT: If you have a Living Will and a Health Care Power of Attorney, you must attach the Living Will to the Health Care Power of Attorney.

If you fill out this form, make sure you **DO NOT SIGN UNTIL** your witness or a notary public is present to watch you sign it.

PLEASE NOTE: At least one adult witness, not to include the proxy if there is one, OR a notary public must witness you signing this document.

DO NOT have the documents signed by both a witness and a notary, just pick one. If you do not know a notary or cannot pay for one a witness is legally accepted.

Witnesses or notary public CANNOT be anyone who is:

- (a) under the age of 18
- (b) related to you by blood, adoption, or marriage
- (c) entitled to any part of your estate
- (d) appointed as your agent
- (e) involved in providing your health care at the time this form is signed

OFFICE OF THE ARIZONA ATTORNEY GENERAL KRIS MAYES

Living Will

My Information (I am the "Principal")	
Name:	
Address:	Phone:
	Email:
the statements, you should initial that s initial your preferred statement. You ca treatment and other matters relating to	ealth care choices are listed below. If you agree with one of statement. Read all of these statements carefully BEFORE you n also write your own statement concerning life-sustaining your health care. You may initial any combination of itial paragraph 5 the others should not be initialed.
sustaining treatment, beyond moment of my death.	do not want my life to be prolonged, and I do not want life-comfort care, that would serve only to artificially delay the reatment given in an attempt to protect and enhance the
	nout artificially prolonging life.
doctors reasonably feel to be	or an irreversible coma or a persistent vegetative state that my irreversible or incurable, I do want the medical treatment it would keep me comfortable, but I DO NOT want the
a. Cardiopulmonar shock and artific	ry resuscitation (CPR). For example: the use of drugs, electric cial breathing.
b. Artificially admin	nistered food and fluids.
c. To be taken to a	a hospital if at all avoidable.
pregnant, I do not want life-su	ctions I have given in this Living Will, if I am known to be istaining treatment withheld or withdrawn if it is possible that to the point of live birth with the continued application of life-
medical care necessary to tre	ctions I have given in this Living Will, I do want the use of all at my condition until my doctors reasonably conclude that my versible and incurable or I am in a persistent vegetative state.
5. I want my life to be prolonged not initial any of the others).	to the greatest extent possible (If you initial here, you should
	onal instructions on your medical care wishes that have not nitial or put a check mark by box A or B below. Be sure to
A. I HAVE NOT attached additio	onal special instructions about End of Life Care I want.
B. I HAVE attached additional sp	pecial provisions or limitations about End of Life Care I want.

MY SIGNATURE VERIFICATION FOR THE LIVING WILL

My Signature (Principal):	Date:
If you are unable to physically sign this document your you. If applicable, have your witness/notary sign below	
Witness/Notary Verification: The principal of this document expresses their wishes and that they intend to adopt it at the	
Witness/Notary Signature:	
Name Printed:	
SIGNATURE OF WITNESS	
I was present when this form was signed (or marked). The and was not forced to sign this form.	principal appeared to be of sound mind
Witness Signature:	Date:
Name Printed:	
Address:	
OR	
SIGNATURE OF NOTARY	
Notary Public (NOTE: If a witness signs your form, you SH	OULD NOT have a notary sign):
NOTARIAL JURAT: Pertains to all three pages of this L	iving Will
Dated	
STATE OF ARIZONA) ss	
COUNTY OF)	
Principals Name	_
Subscribed and sworn (or affirmed) before me this	day of, 20
Notary Public Signature:	
My Commission Expires:	



OFFICE OF THE ARIZONA ATTORNEY GENERAL KRIS MAYES

Mental Health Care Power of Attorney

GENERAL INSTRUCTIONS: Use this form if you want to appoint a person, also referred to as your "agent", to make future mental health care decisions for you if you become incapable of making those decisions for yourself.

The decision about whether you are incapable can only be made by a specialist in neurology or an Arizona licensed psychiatrist or psychologist who will evaluate whether you can give informed consent. Be sure you understand the importance of this document. It is a good idea to talk to your doctor and loved ones if you have questions about the type of mental health care you do or do not want.

If you fill out this form, make sure you **DO NOT SIGN UNTIL** your witness or a notary public is present to watch you sign it. **PLEASE NOTE:** At least one adult witness OR a notary public must witness you signing this document.

DO NOT have the documents signed by both a witness and a notary, just pick one. If you do not know a notary or cannot pay for one, a witness is legally accepted.

Witnesses or notary public CANNOT be anyone who is:

- (a) under the age of 18
- (b) related to you by blood, adoption, or marriage
- (c) entitled to any part of your estate
- (d) appointed as your agent
- (e) involved in providing your health care at the time this form is signed

My Information (I am the "Princ	cipal"):
Name:	Date of Birth:
Address:	Phone:
<u></u>	Email:
-	are power of attorney and alternate: ct as my agent to make mental health care decisions for me:
Name:	Home Phone:
Address:	Work Phone:
	Cell Phone:

I choose the following person to act as an a first agent is unavailable, unwilling, or unab	alternate to make mental health care decisions for me if my le to make decisions for me:	
Name:	Home Phone:	
Address:		
	Cell Phone:	
	IZE if I am unable to make decisions for myself:	
making my own mental health care decision	chorize my agent to make for me if I become incapable of this due to mental or physical illness, injury, disability, or less and until it is revoked by me or by an order of a court which I have initialed or marked:	
	nation regarding my mental health treatment and to receive, f any of my medical records related to that treatment.	
: To consent to the administration of a	any medications recommended by my treating physician.	
: To admit me to an inpatient or partial	al psychiatric hospitalization program.	
: Other:		
Mental health care treatments that I expedecisions for myself: (Explain or write in "I	ressly DO NOT AUTHORIZE if I am unable to make None")	
attorney or any portion of it may not be revolute me during times that I am found to be unable	ower of Attorney: This mental health care power of ked and any designated agent may not be disqualified by e to give informed consent. However, at all other times I of this mental health care power of attorney or to disqualify nt.	
HIPAA WAIVER OF G	CONFIDENTIALITY FOR MY AGENT	
the use and disclosure of my individual records. This release of authority ap	reated as I would be with respect to my rights regarding ually identifiable health information or other medical plies to any information governed by the Health Insurance 1996 (aka HIPAA), 42 USC 1320d and 45 CFR 160-164.	

MY SIGNATURE VERIFICATION FOR THE MENTAL H	HEALTH CARE POWER OF ATTORNEY
My Signature (Principal):	Date:
If you are unable to physically sign this document you you. If applicable, have your witness/notary sign below	
Witness/Notary Verification: The principal of this document Care Power of Attorney expresses their wishes and that the	
Witness/Notary Signature:	
Name Printed:	Date:
SIGNATURE OF WITNESS (See Page 1 for who CANNO	OT be a witness)
I was present when this form was signed (or marked). The and was not forced to sign this form. I affirm that I meet the on page one of the mental health care power of attorney for	e requirements to be a witness as indicated
Witness Signature:	Date:
Name Printed:	
Address:	
OR	
SIGNATURE OF NOTARY (See Page 1 for who CANNO	T be a Notary)
Notary Public (NOTE: If a witness signs your form, you SH	HOULD NOT have a notary sign):
NOTARIAL JURAT: Pertains to all three pages of this S	State of Arizona Mental Health Care
Power of Attorney dated, 20	<u></u> .
STATE OF ARIZONA) ss	
COUNTY OF)	
Principal's Name	
Subscribed and sworn (or affirmed) before me this	day of, 20
Notary Public Signature:	
My Commission Expires:	



PREHOSPITAL MEDICAL CARE DIRECTIVE (DO NOT RESUSCITATE or DNR)

(IMPORTANT – THIS DOCUMENT MUST BE ON PAPER WITH ORANGE BACKGROUND)

MAKE SURE YOU DISPLAY THIS FORM AS VISIBLY AS POSSIBLE FOR FIRST RESPONDERS

GENERAL INFORMATION AND INSTRUCTIONS: A Prehospital Medical Care Directive is a document signed by you and your doctor that informs emergency medical technicians (EMTs) or hospital emergency personnel not to resuscitate you. Sometimes this is called a DNR – Do Not Resuscitate. If you have this form, EMTs and other emergency personnel will not use equipment, drugs, or devices to restart your heart or breathing, but they will not withhold medical interventions that are necessary to provide comfort care or to alleviate pain.

You can either attach a picture to this form OR complete the personal information.

Please take the time to fill out a Health Care Power of Attorney form. That way, if you are unable to communicate your wishes, your agent can sign this form on your behalf, if that is your wish.

This form must be signed by you, in front of your witness or notary. Your Health Care Provider and your witness or notary must also sign this form.

DO NOT have the documents signed by both a witness and a notary, just pick one. If you do not know a notary or cannot pay for one, a witness is legally accepted.

Witnesses or notary public CANNOT be anyone who is:

- (a) under the age of 18
- (b) related to you by blood, adoption, or marriage
- (c) entitled to any part of your estate
- (d) appointed as your agent
- (e) involved in providing your health care at the time this form is signed

IMPORTANT: Under Arizona law a Prehospital Medical Care Directive or DNR must be on letter sized paper or wallet sized paper on an orange background to be valid.

PREHOSPITAL MEDICAL CARE DIRECTIVE

In the event of cardiac or respiratory arrest, I refuse any resuscitation measures including cardiac compression, endotracheal intubation and other advanced airway management, artificial ventilation, defibrillation, administration of advanced cardiac life support drugs and related emergency medical procedures.

Patient's Printed Name:	 		
Patient's Signature:	Date:		
*If I am unable to communicate my wishes, and I have Attorney, my elected Health Care agent shall sign:	designated a Health	Care Power of	
Health Care Power of Attorney Printed Name:			
Health Care Power of Attorney Signature:			
PROVIDE THE FOLLOWING INFORMATION OR ATTAC Date of Birth Sex Race Eye Color Hair Color	CH A RECENT PHOTO):	
INFORMATION ABOUT MY DOCTOR AND HOSPICE (if	I am in Hospice):		
Physician: Hospice Program, if applicable (name):	Telephone:		
Hospice Program, if applicable (name):		_	
SIGNATURE OF DOCTOR OR OTHER HEALTH CARE F I have explained this form and its consequences to the signer understands that death may result from any refuse.	signer and obtained as	•	
Signature of a Licensed Health Care Provider: Date:			
SIGNATURE OF WITNESS OR NOTARY (NOT BOTH)			
I was present when this form was signed (or marked). T mind and free from duress.	he patient then appear	red to be of sound	
Witness Signature:	Date	Date:	
NOTARIAL JURAT:			
STATE OF ARIZONA) ss COUNTY OF)			
Patient's Name/Health Care Power of Attorney Name			
Subscribed and sworn (or affirmed) before me this	day of	, 20	
Notary Public Signature:	My Commission E	_My Commission Expires:	